Remarks

The claims of the present amendment all recite that the fixed distances of the sight pin openings are selected to enable the sight pins to indicate their respective arrow flight range.

There are no such selected fixed distances in the Slates patent and the present claims are therefore believed to be patentable over the Slates patent.

In view of the foregoing, it is respectfully submitted that the present claims are in condition for allowance, which action is respectfully requested.

Dated: November 11, 2002

Respectfully submitted,

Milton Wolson MALINA & WOLSON 60 East 42nd Street New York, NY 10165

(212) 986-7410

Attorney for Applicant